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Separate paging is given to this Part in order that it may be filed as a separate compilation.

PART II-A

Notifications relating to Minor Administrations

THE HON'BLE THE AGENT TO THE GOVERNOR GENERAL, RESIDENT AND CHIEF COMMISSIONER IN BALUHISTAN

NOTIFICATIONS

Quetta, the 22nd September 1947

No. 2953|D|II|2.—The following promotions are ordered in the Zhob Militia with effect from the dates noted against each :—

To be Subedar Major on one year's probation

Subedar Mohd. Jan, Kakar Haroon Khel, vice Subedar Major Ghafur Shah promoted 2|Lieut.—14-8-47.

To be Subedar, 2nd grade, on one year's probation

1. Jem. Nur-ud-Din, Kakar-Targhara, in an existing vacancy—1-8-47.

2. Jem. Salehan, Kakar Haroon Khel, vice Sub. Mohd. Jan, Kakar Haroon Khel, promoted—14-8-47.

3. Jem. Purdil Khan, Yusufzai, vice Subedar Taj Gul Khan, Brahui, pensioned—18-8-47.

To be Jemadar, 2nd grade, on one year's probation

1. No. 6718 Havildar Abdullah, Kakar Haroon Khel, vice Jem. Salehan, Kakar-Haroon Khel, promoted—14-8-47.

2. No. 7000 Havildar Janas Khan I, Yusafzai, vice Jem. Purdil Khan, Yusafzai, promoted—18-8-47.

3. No. 6679 Havildar Azram, Orakzai-Mulla-Khel, vice Jem. Gul Faqir, pensioned—21-8-47.

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No. 2956|D|II|2.—The following appointment is ordered in the Education Establishment of the Zhob Militia with effect from the 20th August, 1947 :—

To be Jemadar, 2nd grade, on one year's probation

Ismail Hamayun Shahzada, Sunni Bangash.

W. H. FITZMAURICE,

Colonel,

*Deputy Inspector General, Frontier Corps,
for Inspector General and Secretary,
Frontier Corps, N. W. F.*

ORDERS BY THE CHIEF COMMISSIONER, AJMER-MERWARA

NOTIFICATIONS

Ajmer, the 22nd September 1947

No. A|1-127.—Whereas Bakhta son of Badna Gujar of Nagalao (P.S. Pisangan) was prosecuted in a case under sections 323|427 of the Indian Penal Code and whereas the said accused absconded and his house situated at Nagalao was consequently attached under section 88 of the Criminal Procedure Code, and taken possession of by the Pisangan Police on 17th September 1946 and whereas the specified period of the proclamation expired on 17th July 1946 and the attached house became at the disposal of the Provincial Government and whereas the period of six months from the date of attachment prescribed in section 88(7) *ibid* also expired on the 17th March 1947, the Chief Commissioner in exercise of the powers conferred on him under section 88(7) of the Criminal Procedure Code, 1898 (V of 1898), is pleased to order that the said house be sold and the sale proceeds credited to Government.

By order,

B. C. KAPUR,

*Secretary to the Chief Commissioner,
Ajmer-Merwara.*

Ajmer, the 27th September 1947

I

No. A|2-87.—The services of S. Wazir Hussain Rizvi, officiating Veterinary Investigation Officer, Rajputana, are replaced at the disposal of the Director, Indian Veterinary Research Institute, Izatnagar (United Provinces) with effect from the forenoon of the 15th August 1947.

II

Mr. Udharam K. Asnani, Livestock Inspector, is appointed to officiate as Veterinary Investigation Officer, Rajputana, vice S. Wazir Hussain Rizvi with effect from the forenoon of the 15th August 1947.

By order,

B. C. KAPUR,
*Secretary to the Chief Commissioner,
Ajmer-Merwara.*

Ajmer, the 27th September 1947

No. F|22-3-IV(CC).—The following draft of amendment which it is proposed to make to rules 5.34, 5.54 and 6.2 of the Ajmer-Merwara Motor Vehicles Rules, 1940, published with this Administration notification No. 1141-34-W|36-III, dated the 12th June 1940, is published for the information of all persons likely to be affected thereby.

Notice is hereby given that the Draft will be taken into consideration on or after the 15th October, 1947 and that any objections or suggestions which may be received from any person with respect thereto before the aforesaid date will be considered by this Administration:

DRAFT AMENDMENT

1. To the rule 5.34 the following sub-rules shall be added, namely :—

(f) The Provincial Transport Authority may, by order, in writing, direct that until the first day of January, 1948 nothing in this rule in regard to and consequent upon the provision requiring that the vehicle shall be driven from the right hand side shall apply to a public service vehicle or specified class of public service vehicles fitted with left hand steering control and obtained through the Disposals Organisation of the Central Government:

(g) Where a Registering Authority registers a Public Service vehicle in respect of which, or belonging to a class in respect of which an order under sub-rule (f) has been made, he shall note in the certificate of registration the fact that nothing in rule 5.34 in regard to and consequent

upon the provision requiring that the vehicle shall be driven from the right hand side shall apply to the vehicle.

2. The existing rule 5.54 shall be numbered as Sub-rule (1) and the following sub-rules added, namely :—

(2) The Provincial Transport Authority may, by order in writing, direct that until the first day of January 1948 nothing in rule 5.54 in regard to and consequent upon the provision that the vehicle shall be driven from the right hand side shall apply to a goods vehicle fitted with left hand steering control and obtained through the Disposals Organisation of the Central Government.

(3) Where a Registering Authority registers a goods vehicle in respect of which, or belonging to a class in respect of which an order under sub-rule (2) has been made, he shall note in the certificate of registration the fact that nothing in rule 5.54 in regard to and consequent upon the provision requiring that the vehicle shall be driven from the right hand side shall apply to the vehicle.

3. For rule 6.2 substitute the following :—

"6.2. *Signalling devices.* (a) Subject to the succeeding sub-rules, the signalling device required by Section 80 of the Act shall be a direction indicator as prescribed in rule 5.23 and shall be fitted to both sides of the vehicle.

(b) Notwithstanding anything contained in sub-rule (a), until the 1st day of January, 1948 a vehicle other than a transport vehicle, obtained through the Disposals Organisation of the Central Government equipped with electric lighting may be fitted with a mechanical direction indicator complying with the requirements of rule 5.23 on the right hand side of the vehicle only.

(c) The Provincial Transport Authority may by order in writing direct that the provisions of sub-rule (b) shall apply to any transport vehicle or class of transport vehicles equipped with electric lighting specified in the order.

(d) Where a Registering Authority registers a transport vehicle in respect of which or belonging to a class in respect of which, an order under sub-rule (c) has been made he shall note in the certificate of registration the fact that the vehicle may be fitted with a mechanical direction indicator on the right hand side only."

By order,

B. C. KAPUR,
*Secretary to the Chief Commissioner,
Ajmer-Merwara.*

GINNING RETURNS

Return showing quantity of cotton ginned in the Province of Ajmer-Merwara for the week ending 26th September 1947.

Section 5A of the Cotton Ginning and Pressing Factories Act, 1925 (XII of 1925) as subsequently amended.

Name of Division or Block.	QUANTITY (BY WEIGHT) OF COTTON GINNED (IN BALES OF 302 LBS. EACH).					District included in the block.
	During the week.	During the corresponding week last year.	Since the commencement of the season, i. e., since 1st September 1947.	During the corresponding period last year.		
1	2	3	4	5	6	
Ajmer-Merwara	Nil	Nil	Nil	Nil	Nil	

GAURI SHANKAR,

Superintendent,
for Deputy Commissioner, Ajmer-Merwara.

**CHIEF COMMISSIONER, DELHI PROVINCE
DELHI**

NOTIFICATIONS

Delhi, the 24th September 1947

No. F. 7(34)46-HPW.(I).—Miss. L. Narsiah, Assistant Matron, Irwin Hospital, New Delhi, was granted leave for two months on average pay with effect from the forenoon of the 15th June, 1947.

By order,

RATAN LAL,
*Secretary (Local Self Government),
to the Chief Commissioner, Delhi.*

Delhi, the 24th September 1947

No. F. 7(34)46-HPW-(II).—On return from leave Miss. L. Narsiah, Assistant Matron, Irwin Hospital, New Delhi assumed charge of her duties on the forenoon of the 15th August 1947.

By order,

RATAN LAL,
*Secretary (Local Self Government),
to the Chief Commissioner, Delhi.*

Delhi, the 25th September 1947

No. F. 14(3)46-C.S.—In exercise of the powers conferred by Clause 16 of the Delhi Rationing Order 1944 and in supersession of this office notification No. F. 14(3)46-C.S., dated the 12th July 1947, the Chief Commissioner of Delhi is pleased to direct that the following amendment which shall come into force with effect from the 29th September 1947 shall be

made in the Delhi Rationing Regulations 1944, namely:—

Amendment.

For the existing schedule 'B' the following shall be substituted:—

Schedule B.

(See regulation 20)

The unit of a ration card or permit in terms of quantity shall be valued as follows:—

- (i) Wheat, wheat products and/or rice 14 chs. out of which only 10½ chhataks can be taken in wheat and wheat products;
- (ii) Maize and/or barley and/or gram and/or gram products—3½ chs.
- (iii) Sugar—2 chs.

If wheat, wheat products, rice, gram and gram products are not required, the full quantity of 17½ chhataks representing one unit of cereal group ration may be obtained in maize and/or barley.

By order,

K. RAM,
*Secretary (Rationing and Civil Supplies),
to the Chief Commissioner, Delhi.*

Delhi, the 26th September 1947

No. F. 1(41)47-R. & J.—Pt. Bishember Sahai has been appointed, Tehsildar, Delhi temporarily with effect from the 15th September 1947 afternoon, in place of Ch. Amjad Ali who left Delhi on 13th September 1947.

By order,

J. P. RAY,
*Home Secretary to the
Chief Commissioner, Delhi.*

Delhi, the 26th September 1947

No. F. 2(108)47-R. & J.—In exercise of the powers conferred by sub-section 2 of section 10 of the Code of the Criminal Procedure, 1898, the Chief Commissioner, of Delhi is pleased to appoint Mr. G. V. Bedekar, I.C.S., being a magistrate of the First Class, to be an Additional District Magistrate within the limits of the Mehrauli Police Station in the Delhi District and to direct that as such he shall have all the powers of a District Magistrate under the said Code and under all other laws for the time being in force.

By order,

J. P. RAY,

*Home Secretary to the
Chief Commissioner, Delhi.*

Delhi, the 26th September 1947

No. F. 2(108)47-R. & J.—In exercise of the powers conferred by section 12 of the Code of the Criminal Procedure, 1898, the Chief Commissioner of Delhi is pleased to appoint the following persons as Magistrates of the first class for the province of Delhi with effect from the 10th September, 1947 :—

1. Mr. S. Boethlingam, I.C.S.
2. Mr. N. M. Bush, I.C.S.
3. Mr. G. V. Bedekar, I.C.S.
4. Mr. N. B. Chatterjee, P.C.S.
5. Mr. H. Dayal, I.C.S.
6. Mr. D. C. Das, I.C.S.
7. Mr. R. B. Elwin, I.C.S.
8. Mr. J. S. Lall, I.C.S.
9. Mr. S. Jagannathan, I.C.S.
10. Mr. J. M. Lobo-Prabhu, I.C.S.
11. Mr. G. R. Kamat, I.C.S.
12. Mr. B. R. Patel, I.C.S.
13. Mr. M. P. Pai, I.C.S.
14. Mr. P. A. Menon, I.C.S.
15. Mr. P. M. Menon, I.C.S.
16. Mr. P. V. R. Rao, I.C.S.
17. Mr. K. S. Misra, I.C.S.
18. Mr. N. T. Mone, I.C.S.
19. Mr. J. A. Malmsley, I.C.S.
20. Mr. J. P. L. Shenoy, I.C.S.
21. Mr. N. C. Srivastava, I.C.S.
22. Mr. H. J. Stooks, P.C.S.
23. Mr. Ram Babu Saksena, P.C.S.
24. Mr. M. Zinkin, I.C.S.

By order,

J. P. RAY,

*Home Secretary to the
Chief Commissioner, Delhi.*

Delhi, the 26th/27th September 1947

No. F. 2(I)47-L.S.G.—In pursuance of the provisions of section 24 of the Punjab Municipal Act 1911, has extended to the Province of

Delhi, the Chief Commissioner of Delhi is pleased to notify the election of Lala Raj Kishan Jain as a member of the Municipal Committee of Delhi from Ward No. IX (Non-Muslim) in the vacancy caused by the resignation of Lala Jugil Kishore Khanna, for the remaining term of the present committee which was appointed under Chief Commissioner's notification No. F. 2(I)45-LSG., dated the 10th August 1945.

By order,

RATAN LAL,

*Secretary (Local Self Government),
to the Chief Commissioner, Delhi.*

Delhi, the 30th September 1947

No. F. 7(62)47-P&D-I.—Mr. R. N. Mathur, Chief, Inspector of Boilers, Factories and Electric Inspector Delhi is granted earned leave on average pay for 20 days with effect from the 23rd June 1947 to the 12th July 1947 both days inclusive.

By order,

P. H. B. WILKINS,

*for Secretary (Development)
to the Chief Commissioner, Delhi.*

Delhi, the 30th September 1947

No. F. 7(62)47-P&D-II.—Mr. R. N. Mathur, on return from leave assumed charge of the duties of Chief Inspector of Boilers Factories and Electric Inspector, Delhi and Ajmer-Merwara on the forenoon of the 13th July 1947.

By order,

P. H. B. WILKINS,

*for Secretary (Development)
to the Chief Commissioner, Delhi.*

Delhi, the 4th October 1947

No. F. 6(29)47-L.S.G.—Being satisfied that the Province of Delhi is threatened with an outbreak of a dangerous epidemic disease, namely, cholera, and that the ordinary provisions of the law for the time being in force are insufficient to prevent the spread of this disease, the Chief Commissioner of Delhi is pleased, in exercise of the powers conferred by section 2 of the Epidemic Diseases Act, 1897—

(1) to empower the Deputy Commissioner of Delhi—

(a) to prohibit the sale or exposure for sale within any local area of any specified article of food or drink ;

(b) to prohibit the import or export of any specified article or of any specified class of articles of food or drink into or from any local area from or into any other local area ;

(c) to order the destruction of any unwholesome article of food or drink ;

(d) to authorise any person to enter into and inspect any market, building, shop, stall or place used for the sale or free distribution of any article of food or drink, and to examine any such article which may be therein,

and to seize, remove, destroy or cause to be disposed of, in any manner he thinks fit so as to prevent its being used by human beings, any article of food or drink intended for human consumption and unfit therefor ;

(e) to set apart suitable places for the supply of water for all purposes and to prohibit the use of water from any other source, and to fix the time, manner and conditions at, in, and on which such supply of water may be obtained ;

(f) to order the closing or disinfecting of any source of water-supply and to prohibit the taking of water from any specified source of supply ;

(g) to order the closure of any ice factory or aerated water or mineral water factory ;

(h) to seat apart suitable places for the purpose of bathing, and to specify the times at which, and the sex of the persons by whom, such places may be used ;

(i) to set apart suitable places for washing animals and clothes or for any other purpose connected with the health, cleanliness or comfort of the public ;

(j) to prohibit, by public notice, bathing by persons or the washing of animals or clothes at places other than those fixed for such purposes ;

(k) to fix places for the encamping of people, the picketing of animals and the parking of vehicles, and to prevent people occupying, in any way, land which it may be necessary to set apart as open spaces for the health and convenience of the public ;

(l) to establish isolation camps, hospitals and medical inspection posts ;

(m) to order the removal of any person suffering from, or suspected to be suffering from cholera to an isolation camp or hospital and the detention in such camp or hospital of such person until he is certified by the medical officer in charge thereof to be no longer infectious ;

(n) to fix places for the cremation or burial of dead human bodies or bodies of dead animals ; and

(o) to prohibit the holding of any fair in the district ;

(2) to empower the Chief Health Officer, Delhi, the Municipal Medical Officer of Health, Delhi and any magistrate of the first class—

(a) to order the destruction of any unwholesome article of food or drink, and

(b) to order the removal of any person suffering from or suspected to be suffering from cholera to an isolation camp or hospital and the detention in such camp or hospital of such person until he is certified by the medical officer in charge thereof to be no longer infectious ;

(3) to empower the Chief Health Officer, the Municipal Medical Officer of Health, Delhi and any magistrate of the first class to order the cleaning or disinfecting of any drains, privies, latrines, clothes, bedding or any other article which in his opinion is infected or is likely to

retain infection, and the removal and disposal of or the application of suitable disinfectants to any article, offensive matter, rubbish, night-soil, manure or filth of any kind ;

(4) to direct—

(a) that any orders issued by the Deputy Commissioner under clause (1) above shall remain in force in respect of any local area until such local area is officially declared to be free from danger of infection from cholera ; and

(b) that the cost of any measure taken by the Deputy Commissioner, the Chief Health Officer, the Municipal Medical Officer of Health, Delhi or any magistrate of the first class in exercise of the powers hereby conferred upon them, shall be defrayed by the district board or by the Municipal Committee or Notified Area in whose jurisdiction such measures are taken, and may be recovered by the Accountant General by deduction from the balance of the fund of the local body concerned.

No. F. 6(29)47-L.S.G.—In exercise of the powers conferred by section 2 of the Epidemic Diseases Act, 1897 the Chief Commissioner of Delhi being satisfied that the Province of Delhi is threatened with an outbreak of a dangerous epidemic disease, namely, cholera, and that the ordinary provisions of the law for the time being in force are insufficient to prevent the spread of this disease, is pleased to make the following regulations.

Regulations.

1. In these regulations—

(a) “epidemic disease” means cholera ;

(b) “inspection post” means any place which may be declared by the Deputy Commissioner of Delhi, in exercise of the powers conferred upon him by the Chief Commissioner’s Order No. F. 6(29)47-L.S.G., dated 4th October 1947 to be an inspection post ;

(c) “Inspecting medical officer” means a person appointed by the Chief Health Officer to be an inspecting medical officer.

2. Every inspecting medical officer who is unavoidably prevented from discharging all or any of his functions as such may, by order in writing, appoint any assistant surgeon or sub-assistant surgeon temporarily to discharge such functions, and every assistant and sub-assistant surgeon so appointed shall so far as such functions are concerned be deemed, for the purpose of these Regulations, to be an inspecting medical officer.

3. An inspecting medical officer may, at his inspection post, direct any person travelling by railway to remain in the carriage in which he is travelling or to leave the carriage in which he is travelling and come on to the platform or on to the line, and may prohibit any such person from leaving the platform or any other portion of the place of inspection.

4. (1) Any inspecting medical officer may, at his inspection post, make a medical inspection and examination of any person travelling by railway or by road in such manner and to such extent as he thinks necessary in order to ascertain whether there is reason to believe

or suspect that such person is, or may be, infected with an epidemic disease ; provided that such inspection or examination shall not be made in any manner or to any extent to which such person objects.

(2) An inspecting medical officer may put to any such person any question he thinks fit in order to ascertain whether there is reason to believe or suspect as aforesaid, and such person shall be bound to answer truly any question so put to him.

5. Where, as the result of such inspection or examination or otherwise, the inspecting medical officer considers that there is reason to believe or suspect that any person is or may be infected with an epidemic disease, or where any person makes any objection under the proviso to clause (1) of regulation 4, the inspecting medical officer may direct that such person be removed to and detained in any isolation camp or hospital established by the Deputy Commissioner, Delhi, in exercise of the power conferred upon him by Order No. F. 6(29)47-L.S.G., dated 4th October 1947 of the Chief Commissioner until the inspecting medical officer or the medical officer in charge of such isolation camp or hospital certifies in writing that, in his opinion, there is no longer any reason for believing or suspecting such person to be infected as aforesaid.

6. Any person in respect to whom a direction has not been given under regulation 5 may apply to the inspecting medical officer to be allowed to attend upon any person in respect to whom such a direction has been given, and the inspecting medical officer shall, except for reasons to be recorded by him in writing, grant such application.

7. Any person who has made an application under regulation 6 and whose application has been granted shall be detained in such buildings, tent or other place, whether near the inspection post or elsewhere, as the inspecting medical officer may direct, until the inspecting medical officer or the medical officer in charge of the isolation camp or hospital certifies in writing that, in his opinion, there is no longer any reason for detaining such person.

8. No person in respect of whom a direction under regulation 5 or regulation 7 has been given shall leave any isolation camp or hospital in which an inspecting medical officer has directed him to be detained until such inspecting medical officer certifies in writing that, in his opinion, there is no longer any reason for believing or suspecting such person to be infected as aforesaid or that there is no longer any reason for detaining such person, as the case may be.

9. The inspecting medical officer may order the destruction of any article which is or has been in the possession of any person in respect to whom a direction under regulation 5 or regulation 7 has been given, or which is or has been in the possession of any person whom the inspecting medical officer considers to have been in dangerous proximity to such person ;

Provided that compensation may, in the discretion of the officer empowered by regulation 10 to award the same, be paid for the destruction or injury of any article under this clause.

10. Applications for the payment of compensation under regulation 9 may be made to the Deputy Commissioner, Delhi who shall upon receipt of any such application determine by order in writing the amount of such compensation, if any, and such order shall be final.

11. Unless previously extended or rescinded these regulations shall remain in force during the period from the date of publication of this notification up to the 30th day of November 1947 and shall then cease to have effect.

By order,

RATAN LAL,
Secretary (Local Self Government)
to the Chief Commissioner, Delhi.

Delhi, the 4th October 1947

No. F. 15(64)47-O.S.—Mr. Zulfiqar Ali, Junior Grade Rationing Officer in the Delhi Rationing Organisation, relinquished charge of his post in the forenoon of the 14th August 1947.

By order,

K. RAM,
Secretary (Rationing & Civil Supplies)
to the Chief Commissioner, Delhi.

Delhi, the 4th October 1947

No. F. 17(26)46-H.—In exercise of the powers conferred by Section 8 of the Requisitioned Land (Continuance of Powers) Act, 1947 (XVII of 1947), the Chief Commissioner of Delhi is pleased to direct that the powers conferred on him by Sections 3, 4 and 5 of the said Act shall be exercisable by the Collector of Delhi.

By order,

J. P. RAY,
Home Secretary to the
Chief Commissioner, Delhi.

Delhi, the 6th October 1947

No. F. 3(4)46-P.&D.—Mr. J. S. Francisco, Dairy Development Officer, Delhi assumed charge of the office of Poultry Expert, Delhi in addition to his own duties with effect from the forenoon of the 14th September, 1947.

By order,

P. H. B. WILKINS,
Registrar to the Chief Commissioner, Delhi.

Delhi, the 6th October 1947

No. F. 3(57)47-R. & J.—In exercise of the powers conferred by Section 22 of the Code of Criminal Procedure, 1898, the Chief Commissioner is pleased to appoint Mr. Cadambur Terubenkatachari Vanugopal, Deputy Chief Accounts Officer, E. P. Railway, to be a Justice of Peace for the purpose of attestation of documents, etc., concerning the East Punjab Railway within the local limits of the Delhi Province with effect from 15th August, 1947.

By order,

J. P. RAY,
Home Secretary to the
Chief Commissioner, Delhi.

Delhi, the 6th October 1947

No. F. 9(40)47-C.S.—In exercise of the powers conferred by section 3 of the Essential Supplies (Temporary Powers) Act, 1946 (Act No. XXIV of 1946) as delegated under Government of India notification No. PY-603(2)-1, dated 21st October 1946 and with the previous approval of the Government of India, the Chief Commissioner of Delhi being satisfied that the measure is necessary for maintaining supplies essential to the life of the community, is pleased to direct that no person shall import or cause to be imported mullets by road into the Province of Delhi except under and in accordance with the terms of a permit issued in writing by the Director of Rationing and Civil Supplies, Delhi or any other officer authorised by the said Director to issue such permits in his behalf.

By order,

K. RAM,

*Secretary (Rationing & Civil Supplies)
to the Chief Commissioner, Delhi.*

Delhi, the 6th October 1947

No. F. 14(28)46-C.S.—In pursuance of Clause 5 of the Delhi Rationing (Control of Exports and Imports) Order, 1944, the Chief Commissioner of Delhi is pleased to cancel the exemption granted in his notification No. F. 14 (28)1/46-C.S., dated the 16th April, 1947, to the residents of the non-rationed villages in the neighbourhood of Zakhira.

By order,

K. RAM,

*Secretary (Rationing & Civil Supplies)
to the Chief Commissioner, Delhi.*

Delhi, the 7th October 1947

No. F. 3(33)47-R. & J.—The following is published for information:—

EAST PUNJAB HIGH COURT AT
PRESENT AT AMRITSAR

No. 3 E/XXI-G.6, dated the 12th September,
1947

In exercise of the powers conferred by Section 39(3) of the Punjab Courts Acts, 1918, as amended by Act IX of 1922 and extended to the Delhi Province by Government of India Notification No. 683, dated the 13th August 1918, the Honourable the Chief Justice and Judges of the High Court of Judicature of the East Punjab, at present at Amritsar, are pleased to direct that within the limits of the Delhi Province and with effect from the date of this

notification appeals lying to the District Court from decrees or orders passed by any Subordinate Judge

(a) in a small cause of a value not exceeding Rs. 1,000,

(b) in a land suit of a value not exceeding Rs. 250, and

(c) in an unclassed suit of a value not exceeding Rs. 500,

shall be preferred to L. Manohar Lal Vijh, Subordinate Judge of the first class exercising jurisdiction within such Province.

2. It is further directed that the Court of such Subordinate Judge of the First Class at Delhi shall be deemed to be a District Court for the purpose of all such appeals preferred to it.

By order of the Chief Justice and Judges,

(Sd.) RANJIT RAI,
Deputy Registrar.

By order,

J. P. RAY,
*Home Secretary to the
Chief Commissioner, Delhi.*

Delhi, the 7th October 1947

No. F. 3(33)47-R. & J.—Sardar Prahlad Singh Bindra assumed charge of the office of Judge, Small Cause Court, Delhi on the forenoon of the 11th September, 1947.

By order,

J. P. RAY,
*Home Secretary to the
Chief Commissioner, Delhi*

Delhi, the 7th October 1947

No. F. 11(42)46-L.S.G.—In exercise of the powers conferred by section 4 of the Punjab Village Panchayat Act, 1939 as extended to the Province of Delhi vide Government of India, Home Department Notification No. 115/41-Public(J), dated the 24th June, 1942, the Chief Commissioner of Delhi Province is pleased to declare the revenue estates of Mehpalpur, Rangpuri and Masoodpur in the Delhi Province, to be a panchayat area bearing name as 'Mehpalpur Panchayat Area'.

By order,

RATAN LAL,
*Secretary (Local Self Government)
to the Chief Commissioner, Delhi.*

Delhi, the 7th October 1947

No. F. 11(42)46-LSG-II.—In exercise of the powers conferred by section 4 of the Punjab Village Panchayat Act, 1939 as extended to the Province of Delhi *vide* Government of India, Home Department Notification No. 115/41-Public(J), dated the 24th June, 1942, the Chief Commissioner of Delhi Province is pleased to declare the revenue estate of Chiragh Delhi, in the Delhi Province, to be a panchayat area bearing name as 'Chiragh Delhi Panchayat Area'.

By order,

RATAN LAL,

*Secretary (Local Self Government)
to the Chief Commissioner, Delhi.*

ORDER

Delhi, the 7th October 1947

No. F. 8(3)47-Home.—In exercise of the power conferred by sub-section (I) of section 3 of the Press (Special Powers) (No. 2) Ordinance, 1947, the Chief Commissioner of Delhi is pleased to direct that the powers conferred on him by the following sections of the said Ordinance shall be exercised or discharged by the District Magistrate, Delhi, or the Additional District Magistrate, Delhi :—

Sections

Section 4—Power to control publications.

Section 7—Prevention of publication of unauthorised matter.

By order,

J. P. RAY,

*Home Secretary to the
Chief Commissioner, Delhi.*